

THE GRAND CLOAK REACHED THE GREAT CLEARING SALE AT SANDS BROS.

Now in the Zenith of All Its Glory.

The Coming Week, MONDAY, JULY 22 Will Be a Week

LONG LIBERALLY PRICED

Tot those interested we would say come to our house to-morrow or some day during the week
Grandest Array of Bargains Ever Offered to the public.

Our Stock Must be Reduced.

THE PRICES BELOW TELL THE STORY.

DRESS GOODS,

18c PER YARD.

Double width English Serge Dress Goods, just the thing for a traveling costume, reduced from 25 cents.

27 1-2c PER YARD.

36-Inch Colored Cashmeres, in all the popular shades, reduced from 40 cents.

40c PER YARD.

36-Inch fine Black Cashmere, splendid piece of goods for the money, reduced from 60 cents.

47 1-2c PER YARD.

Fine all-wool French Imperial Serge, 40 inches wide, in all the leading shades, reduced from 75 cents.

52 1-2c PER YARD.

Splendid quality French Brilliantine, 42 inches wide, a great bargain, reduced from 75 cents.

60c PER YARD.

40-Inch fine Black Cashmere, the best bargain ever offered, reduced from 85 cents.

72 1-2c PER YARD.

Best quality French Brilliantine, 44 inches wide, in shades of grey, brown and myrtle, reduced from \$1.

75c PER YARD.

Best quality all-wool Henrietta, 42 inches wide, in all the popular shades, reduced from \$1.

\$1.00 PER YARD.

Best quality Imported Whip Cord, 46 inches wide, in all colors, reduced from \$1.35.

DRESS GOODS

WHITE GOODS.

Our 10c Checked Nainsooks 5c per yard.
Our 15c Checked Nainsooks 10c per yard.
Our 20c Checked Nainsooks 15c per yard.
Our 25c Victoria Lawn 12 1/2c per yard.
Our 25c Victoria Lawn 15c per yard.
Our 25c India Linen 15c per yard.
Our 30c India Linen 20c per yard.

PARASOLS.

Our \$1 Fancy Parasols Reduced to 65c Each
Our \$1.50 Fancy Parasols Reduced to 95c Each
Our \$3 Fancy Parasols Reduced to \$1.85 Each
Our \$5 Fancy Parasols Reduced to \$2.95 Each
Our \$4 Fancy Parasols Reduced to \$2.45 Each
Our \$6.50 Fancy Parasols Reduced to \$3.95 Each
We have 500 Toilet Quills Reduced from \$1.50 to \$1 Each

CORSETS.

500 dozen Corsets at 50 cents a pair, Reduced from \$1.00

Our 15c Striped Dress Gingham Reduced to 8 1/2c per yard
Our 20c Plaid Dress Gingham Reduced to 10c per yard
Our 20c Figured Batiste Reduced to 10c per yard

Our Children's 15c colored hose Reduced to 8 1/2c per pair
Our Ladies' 25c colored hose Reduced to 17c per pair
Our Ladies' 50c Full Regular Made colored hose Reduced to 33 1/2c per pair
Our Ladies' 40c Full Regular Made, Fast Black Hose, Reduced to 25c per pair
500 Smyrna Rugs at 65c Each.

SANDS BROS.

CLOAKS.

Cost or value is not considered in this department, as we are determined to dispose of every garment, even if we lose 25 per cent. on each one.

NEWMARKETS.

All our \$10 Newmarkets now \$5 each.
All our \$11 Newmarkets now \$7 60 each.
All our \$14 Newmarkets now \$9 70 each.
All our \$15 Newmarkets now \$10 20 each.

JACKETS.

All our \$5 Jackets reduced to \$2.95 each.
All our \$7 Jackets reduced to \$4.60 each.
All our \$10 Jackets reduced to \$6.90 each.
All our \$13 Jackets reduced to \$8.90 each.
Ladies' and Misses' Blouses, Misses' Lawn Tennis Blouses, the latest thing out, Reduced from \$3.75 to \$2.65 each.
Ladies' Blouse Waists Reduced from \$5.50 to \$3.75 each.
Ladies' Blouse Waists Reduced from \$3.50 to \$2.20 each.

LADIES' WRAPPERS.

Ladies' White Wrappers Reduced from \$3 to \$1.95 each.
Ladies' Figured Challie Wrappers, elegantly trimmed, Reduced from \$10 to \$6.50 each.
Ladies' Figured Challie Wrappers, extra fine quality, beautifully trimmed, Reduced from \$20 to \$11.50 each.

SANDS BROS.

APRONS.

Ladies' and Childrens' Aprons Reduced from 50c to 25c each.
Ladies' and Childrens' Aprons Reduced from 65c to 35c each.
Ladies' and Childrens' Aprons Reduced from \$1 to 50c each.

Boys' Shirt Waists.

100 dozen Boys' Shirt Waists Reduced from 75c to 35c each.

German Tab's Linens

Our 65c Unbleached Damask, red border, Reduced to 42 1/2c.
Our 80c Unbleached Damask Reduced to 50c per yard.
Our 85c Bleached Damask Reduced to 60c.
Our \$1.10 Bleached Damask Reduced to 85c per yard.
Our \$1 Unbleached Damask Reduced to 70c.

NAPKINS REGARDLESS OF COST.

500 dozen German Linen Towels Reduced from 20c to 10c each
500 dozen Russia Bath Towels Reduced from 20c to 10c each
100 dozen large size Linen Towels, hand-knotted fringe, Reduced from 40c to 25c each.

SANDS BROS.

Silks, Silks, Silks.

The very best quality of Colored Satins, 20 inches wide, in elegant evening shades, reduced from \$1.

Fine quality of Black Surah Silk, 20 inches wide, splendid bargain, reduced from \$1.25.

22-Inch best quality Colored Surah Silks, in all the popular shades, reduced from \$1.

Fine quality Black Satin Rhadame, 22 inches wide, reduced from \$1.25.

Splendid quality of Black Gros Grain Silk, 20 inches wide, just the thing for a nice summer dress, reduced from \$1.25.

Extra quality Colored Gros Grain Silk, in all the seasonable shades, reduced from \$1.50.

Black Faille Francaise, 22 inches wide, one of the newest makes of silk, reduced from \$1.50.

Fancy Stripes and Plaid Surah Silk, 20 inch - s wide, just the thing to combine with wool goods, reduced from \$1.50.

Fine quality Black Gros Grain Silk, 22 inches wide, reduced from \$1.65.

Sands Bros.

THE CONVENTION.

A Short Session Held Yesterday Brought to a Close by Parliamentary Tactics.

An Attempt to Strike God Out of the Constitution Meets With a Signal Failure.

The Same Old Tactics Will Again be Pursued by Those Who Want a Different Preamble.

A short session of the constitutional convention was held yesterday and routine business transacted. Before the session finished and during the attempt to act upon the motion of J. K. Toole to adopt the report of the committee of the whole on preamble and bill of rights, a number of amendments caused parliamentary tactics to be pursued which resulted in adjournment. A number of members had been excused and the rest were weary, and the adjournment was welcome. The failure of Robinson to vote upon a motion was what caused the hitch in the proceedings which follow:

The convention met promptly at 10 o'clock, President Clark in the chair. After roll call, prayer by the chaplain, and reading of the journal, Browne, of Choteau, was granted leave of absence until Monday. Eaton presented a petition and letter accompanying, offered by request. He requested the reading of the postscript. It was a recommendation for Professor Chadwick, of Sharkey, New York. Warren moved to refer to Col. David Searies, of the River Press. Buckford moved to refer to the Bitter Root Bugle. J. K. Toole moved to have the letter read, as it contained valuable information. Burleigh moved to lay upon the table as it was a private communication and should not be read. The letter had evidently been shown to the majority of the members and as they were aware that it contained matter which would relieve the monotony, it was readily called for by two-thirds of the members, and the clerk proceeded to read a lot of snail, the point of which was—if point it has—that the name of Montana should be changed to Jefferson. The reading was interrupted by shouts of laughter, and realizing what a farce was in progress, Collins moved to discontinue with the further reading and refer to the committee on boundaries.

Burleigh moved to refer to the superintendent of the insane asylum. Collins' motion prevailed. The report of the committee on labor was received and a portion of it placed on general file. The committee on printing reported and the report was received and placed on file. Judge Knowles moved to take a recess for ten minutes in order to allow the members to meet Judge Cooley, and his motion prevailed. On reassembling President Clark announced that Rev. C. Wylie would preach in St. Paul's M. E. church to-morrow evening. Callaway, chairman of the committee of the whole to consider article No 1 on pre-

amble and bill of rights submitted his report, but withdrew in order to make corrections.

Collins, chairman of the committee on finance, reported resolution 15 back adversely; resolution 21, prohibiting gambling, recommending it to not pass; also resolution 25, requiring the state to assume county indebtedness, adversely.

Burleigh moved to reject the report of the committee and adopt the resolutions relative to the state assuming the county indebtedness.

Collins moved that when the convention adjourn it adjourn until Monday at 4 o'clock.

Robinson and Warren moved to set the time at 2 o'clock.

Eaton moved as a substitute 9 o'clock. Lost.

Major Maginnis suggested that a night session be held Monday night in order to accommodate those who wished to visit their homes Sunday.

The question occurring upon the motion to adjourn till Monday at 2 o'clock was carried.

The corrected report of the chairman of the committee of the whole to consider file No. 1 on preamble and bill of rights was read and adopted.

Collins moved to have the report engrossed and then referred to the printing committee.

Midleton moved to refer to the engrossing committee without any instructions as to printing.

Collins said that was the object of his motion.

Maginnis moved to amend by referring directly to the printing committee.

J. K. Toole moved to amend by putting the preamble and bill of rights on its final passage. Carried.

The article was then taken up section by section.

Schmidt moved to amend by striking out "Gratified Almighty God for the blessings of liberty." Lost.

Dixon moved to strike out all the preamble and substitute: "We, the people of Montana, do ordain and establish this constitution."

The ayes and noes were called. Courtney moved the call of the house. Cooper asked to discontinue with the further call of the house.

Kohrs was excused until Wednesday. On motion of Burleigh the convention adjourned until 2 o'clock Monday.

of any person held in actual custody, and may make such writ returnable before himself or the supreme court or before any district court of the state or county, and such writs may be determined by the justice or court or judge before whom they are made returnable. Each justice may also issue and hear and determine writs of certiorari in proceedings for contempt in the district court, or such other writs as he may be authorized by law to issue.

At least three terms of the supreme court shall be held each year at the seat of government.

The supreme court shall consist of three justices, a majority of whom shall be necessary to form a quorum or pronounce a decision; but one or more of said justices may adjourn the court from day to day or to a certain day, and the justice so adjourned shall have the power to increase the number of such justices to not less nor more than five.

The justice of the supreme court shall be elected by the electors of the state at large, as hereinafter provided.

The term of office of the justices of the supreme court, except as in this constitution otherwise provided, shall be six years.

There shall be elected at the first general election provided for by this constitution, one chief justice and two associate justices, who shall constitute the judges of the supreme court.

The chief justice shall be elected for the term of three years, and said associate justices, one for the term of five years and one for the term of seven years, and after said first election one justice shall increase the members to five, shall be chosen every two years, and the terms of office of said additional justices shall be such as to equalize the terms of the original justices.

The chief justice shall preside at all terms of the supreme court, and in his absence the judge having the shortest term to serve shall preside in his stead.

There shall be a clerk of the supreme court, who shall hold his office for the term of six years, except that the clerk first elected shall hold his office only until the general election in the year 1892, and until his successor is elected and qualified. He shall be elected by the electors at large, of the state, and his compensation shall be fixed by law, and his duties prescribed by law, and by the rules of the supreme court.

No person shall be eligible to the office of justice of the supreme court, unless he shall have been admitted to practice law in the supreme court of the territory or state of Montana, be at least thirty years of age, and a citizen of the United States, nor unless he shall have resided in said territory or state at least two years next preceding his election.

The district courts shall have original jurisdiction in all cases at law, and in equity, including all cases which involve the title or right of possession of real property, or the legacy of any tax, impost, assessment or municipal fine, and in all cases in which the debt, damage, claim or demand, exclusive of interest, or the value of the property in controversy exceeds fifty dollars; and in all criminal cases amounting to felony and all cases of misdemeanor not otherwise provided for.

The district courts shall have power in their discretion to issue and to hear and determine writs of habeas corpus, mandamus, quo warrant, certiorari, prohibition and injunction, and such other original and remedial writs as may be necessary or proper to the complete exercise of its appellate jurisdiction. When a jury is required in the supreme court to determine an issue of fact, said court shall have power to summon such jury in such manner as may be provided by law. Each of the justices of the supreme court shall have power to issue writs of habeas corpus to any part of the state, upon petition by, or on behalf

of, any person held in actual custody, and may make such writ returnable before himself or the supreme court or before any district court of the state or county, and such writs may be determined by the justice or court or judge before whom they are made returnable. Each justice may also issue and hear and determine writs of certiorari in proceedings for contempt in the district court, or such other writs as he may be authorized by law to issue.

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tion in each county of the state, one county attorney, whose qualifications shall be the same as are required for judges of the district court, except that he need not be over 21 years of age, and whose term of office shall be two years. He shall have a salary to be fixed by law, one-half of which shall be paid by the state and one-half by the county in which he is elected; he shall, in addition to such salary, receive such fees as may be provided by the legislative assembly, and shall perform such duties as may be required by law.

There shall be elected in each organized township of each county by the electors of such township, at least two justices of the peace, who shall hold their offices, except as otherwise provided in this constitution, for the term of two years. Justices of the peace shall have such original jurisdiction within their respective counties as may be prescribed by law, except as in this constitution otherwise provided; Provided, that they shall not have jurisdiction in any case where the debt, damage, claim or value of the property involved exceeds the sum of three hundred dollars.

Justices of the peace shall not have jurisdiction in any case involving the title or right of possession of real property, nor in case of divorce, nor for annulment of marriage, nor in cases of equity; nor shall they have power to issue writs of habeas corpus, mandamus, certiorari, quo warrant, injunction or prohibition, nor the power of naturalization; nor shall they have jurisdiction in cases of felony, except as examining courts; nor shall criminal cases in said courts be prosecuted by indictment; but said courts shall have such jurisdiction in criminal matters, not of the grade of felony, as may be provided by law; and shall also have concurrent jurisdiction with the district court in cases of forcible entry and unlawful detainer.

Justices of the peace shall always be open for the transaction of business, except on legal holidays and non-judicial days.

Appeals shall be allowed from justices of the peace, in all cases, to the district courts, and to such extent and under such regulations as may be prescribed by law.

The legislative assembly shall have power to provide for creating such police and municipal courts and magistrates for cities and towns as may be deemed necessary from time to time, who shall have jurisdiction in all cases arising under the ordinances of such cities and towns, respectively; such police magistrates may also be constituted ex-officio justices of the peace for their respective counties.

The supreme and district courts shall be courts of record.

All laws relating to courts shall be general, and of uniform operation throughout the state; and the organization, jurisdiction, powers, proceedings and practice of all courts of the same class or grade, so far as regulated by law, shall be uniform.

The style of all processes shall be "The State of Montana," and all prosecutions shall be conducted in the name and by the authority of the same.

The justices of the supreme court and the judges of the district court shall each be paid quarterly a salary, which shall not be less than \$1,000 per annum, and shall be paid by the state, and the other half shall be paid by the county, where only one justice is included in a judicial district; and where more than one county is included in a judicial district, the said other half of said salary shall be paid by the counties included in said district, in proportion to the amount of assessable property in each of such counties according to the last general assessment for taxation, until otherwise provided by law. Justices of the supreme court shall be paid a salary of five thousand

dollars per annum each. Until otherwise provided by law the salaries of the several district judges shall be as follows: That of the judges of the first, second and third districts, four thousand dollars per annum each. That of the judges of the fourth, fifth, sixth, seventh, eighth, ninth, eleventh and twelfth districts, three thousand dollars per annum each. And the judge of the district court, thirty-five hundred dollars per annum.

No judge of the supreme or district court shall accept of any compensation, fee, perquisite or emolument for or on account of his office in any form whatever, except the salary provided by law.

No judge or clerk of the supreme court or of any district court shall act or practice as an attorney or counselor at law in any court of this state during his continuance in office.

The legislative assembly may provide for publication of the decisions and opinions of the supreme court.

All officers provided for in this article, excepting judges of the supreme court, who shall reside within the state, shall respectively reside during their term of office in the district, county, township, precinct or town for which they may be elected or appointed.

Vacancies in the office of the supreme or district court or clerk of the supreme court shall be filled by appointment by the governor of the state, and vacancies in the office of county attorney, or clerk of the district court, or justices of the peace, shall be filled by appointment by the board of county commissioners of the county where such vacancy occurs. A person appointed to fill any such vacancy shall hold his office until the next general election, and until his successor is elected and qualified.

A person elected to fill a vacancy shall hold office until the expiration of the term for which the person he succeeds was elected.

No justice of the supreme court or district judge shall hold any other public office while he is a member of the bar, agreed upon in writing by the parties litigant, or their attorneys of record, approved by the court and sworn to by the cause; and in such case any order, judgment, or decree, made or rendered there in by such judge pro tempore, shall have the same force and effect as if made or rendered by the court with the regular judge presiding.

Any judicial officer who shall absent himself from the state for more than sixty consecutive days shall be deemed to have forfeited his office.

The further report of the same committee on pardoning power follows:

The governor shall have the power to grant pardons, absolute or conditional, and to remit fines and forfeitures, and to grant commutation of punishments and respites after conviction and judgment for any offense committed against the criminal laws of the state; Provided, however, that before granting pardons, remitting fines and forfeitures or commuting punishments, the action of the governor concerning the same shall be approved by a board, or a majority thereof, composed of the secretary of state, attorney general and state auditor, who shall be known as a board of pardons.

The legislative assembly shall by law prescribe the sessions of said board, and the manner in which applications shall be made, and regulate the proceedings thereon. But no fine or forfeiture shall be remitted, and no commutation or pardon granted, except upon the approval of a majority of said board, after a full hearing in open session, and until proofs, notice of time and place of such hearing, and the result applied for shall have been given by publication in some newspaper of general circulation in the county where the crime was committed, at least once a week for

two weeks. The proceeding and decision of the board shall be reduced to writing, and with their reasons for their action in each case, and the dissent of any member who may disagree, signed them, and filed, with all papers and used upon the hearing, in the office of the secretary of state.

The governor shall communicate to the legislative assembly at each regular session, the names of the persons who have been granted since the last previous report, stating the nature of the crime for which the sentence was granted, the sentence and its date, and the date of remission, commutation, pardon or reprieve, with the reasons for granting the same, and the objection, if any, of any member of the board made thereto.

La Estrella cigar, 10c and two for 25c., at the Bijou.

Real Estate Transfers.

The following real estate transfers were filed in the recorder's office yesterday:

Annie M. Gibbs to Sarah Reynolds, bond for deed for lot 11, blk 545, Helena town-ship, 1,700

Theo. H. Kleinschmidt and S. T. Hauser to E. E. Thibault, contract for lot 10, blk 545, Helena town-ship, 1,100

Boyes addition to Geo. B. Criss, bond for deed for lot 6, block 10, Phenix Avenue addition, 300

C. A. Brown to Geo. B. Criss, bond for deed for lots 13, 14, 15, 16, block 88, Broadway addition, 3,800

E. W. Craven to Geo. B. Criss, bond for deed for lots 13, 14, 15, 16, block 88, Broadway addition, 1,000

Wm. H. Bosack & Cannon addition, lot 1, block 98, Helena town-ship, 1

William N. Webb and wife to W. F. Whitaker, 1/2 interest in the Webb consolidated Fairview and Motor quartz lodes, 350

Exclusive.

You know how cheap parasols have been here for the past two weeks. They are cheaper now. We have about forty left and we offer the choice at your price if within reason. Many of the